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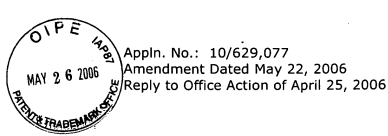
Total Number of Pages in This Submission 3

Application Number	10/629,077
Filing Date	July 29, 2003
First Named Inventor	Nancy Usiak et al.
Art Unit	3734
Examiner Name	Michael Mendoza
Attorney Docket No.	BSI-513US

ENCLOSURES (Check all that apply)						
Fee Transmittal Form Fee Attached		Drawing(s) Licensing-related Papers		After Allowance Communication to TC		
Amendment/Reply		Petition		Appeal Communication to Board of Appeals and Interferences		
After Final Affidavits/Declaration(s)		Petition to Convert to a Provisional Application		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
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Response to Missing Parts/2 CL. Incomplete Application	Remarks:					
Response to Missing Parts under 37 CFR 1.52 or 1.53						
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Date May 23, 2006 Registration No. 23,031						
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. No:

10/629,077

Applicant:

Nancy Usiak et al.

Filed:

July 29, 2003

Title:

DEVICE AND METHOD FOR LOADING

GRAFT FOR ENDOLUMINAL DELIVERY

TC/A.U.:

3734

Examiner:

Michael Mendoza

Confirmation No.: 5948

Docket No.:

BSI-513US

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

This is in response to the Restriction Requirement stated in the Office Letter dated April 25, 2006.

The Examiner requires that claims of one of Groups I through V be elected for prosecution. Applicants elect to prosecute Group III, claims 22-30. This election is made with traverse.

The claims of Groups I and II, claims 1-21, all recite common elements and are directed to a common invention namely apparatus and a method involving the use of that apparatus. The restriction between them should not be required since their examination will necessarily involve a search of the same subject matter.

Likewise, claims 22-51, the claims of Groups III, IV and V, all recite common elements and are directed to a common invention namely a particular product and kits and systems for using that product. The restriction between them should not be required since their examination will necessarily involve a search of the same subject matter.

For these reasons, applicants respectfully urge that the pending restriction requirement should be withdrawn and, if anything, replaced by to a restriction requirement between claims 1-21 and claims 22-51. In that event

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Amendment Dated May 22, 2006 Reply to Office Action of April 25, 2006

applicants' provisional election would be with respect to the claim group including claims 1-21.

Prompt examination of those claims is respectfully requested.

Respectfully submitted

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PFP/tc

Dated: May 22, 2006

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Todd Conway